

RAPID TRANSIT'S AMENDED CHARTER ALMOST COMPLETE

Final Meeting Will Be Held In
Senate Chamber This
Evening

UTILITIES COMMISSIONERS THRASHING OUT DETAILS

Question of City's Share and of
Stock Issues Still Are
Unsettled

The final meeting on the proposed amendments to the Rapid Transit charter will be held tonight at half-past seven o'clock before the public utilities commission in the senate chamber. This meeting, as has been all the others, will be open to the public which is invited to attend.

There was a long conference on the amendments yesterday afternoon, at which were present the committee from the supervisors, the deputy city attorney, the attorneys for the Rapid Transit, the public utilities commissioners, and their attorney. Chairman Forbes, interrogated the attorneys for the railroad and the deputy city attorney on their ideas regarding the proposed amendments. A draft of an amendment dealing with the power of the utilities commission to compel extension was taken up a good deal of the afternoon.

Falls To Win Approval
The amendment was the work of the attorney for the commission, and did not entirely meet with the approval of the attorney for the municipality, who argued in favor of the draft made by himself. Supervisor Hatch who was present with the committee, suggested an amendment to the amendment in which the railroad company would be virtually guaranteed earnings to make an eight per cent dividend possible on the entire operation of the road, but not on any certain extension which was put in.

The city attorney doubted if the amendment showed just what it was intended to show, and it was decided that Supervisor Hatch with the attorney for the commission should get together and redraft the section and again submit it to the commissioners for their consideration.

Attorney Makes Points
The city attorney had three points which he brought up for the consideration of the commissioners. The first was that the percentage of the earnings to be paid to the municipality should be on the gross earnings from all sources of income of the railroad, instead of from the gross earnings from transportation alone. This was fought by the railroad attorneys, but it was explained to the commissioners that the earnings of the company for transportation might be diverted, if for instance there should be another company started by the Rapid Transit people in another district than Honolulu. Under these circumstances the present company would be the owner of all the stock of the new company and the earnings of the new company not being affected by the terms of the present proposed charter would be turned into the Rapid Transit Company as dividends. In this way the county would lose out on its share. In the case of a contract between the Rapid Transit and the Oahu Railway Land Company or any other company for the use of the Rapid Transit Company, of the terms of the other, agreements might be made shutting the city out of its share of the earnings of the Rapid Transit.

Limits Stock Issues
The second point which was inquired into, was the limitation on the power of the corporation to issue additional stock. In this opinion the city attorney this power affects the percentage of income available for dividends, as if the percentage of dividends is low, the company can refuse to make extensions on the ground that the dividends are below the stipulated eight per cent, and that forcing extensions would be unreasonable.

The third point made was that unless the utilities commission is given power to order an extension whether the particular extension of itself alone would be profitable, then the company could refuse to make that extension. It was shown that the road as a whole might be paying twenty per cent when an extension might be ordered. The extension might be very necessary, but would not at first pay the eight per cent wanted by the company. In this case it was suggested by the city attorney that the new franchise should be made so plain that there could be no doubt that as long as the entire road was paying the eight per cent the extension must be made if public necessity demanded it, even though it would not pay at first.

This last objection has in part been met by the arrangement for a draft of a section by Supervisor Hatch and the attorney for the commissioners, in which the matter will be so plainly stated that there will be no doubt of its meaning.

HAMAKUA AND HILO SUFFER IN STORM

Much damage has been done on the windward side of Hawaii by tremendous rains of the past few days. In Hamakua and close to Hilo roads and culverts have been washed out and at Papaikou the lower landing was entirely destroyed by being washed away. Sixteen inches of rain fell in twenty-four hours. In the Hamakua district it is estimated that the roads have been damaged to the extent of \$20,000.

HAD CONTRABAND IN SAFE DEPOSIT BOX

David Geler and Wife Arrested
On Federal Warrant By
Marshal Smiddy

David Geler and his wife, Clara, both of whom are said to hang out around Twile, learned to their surprise yesterday that a safe deposit box, even when locked, is not a safe place in which to store contraband.

Armed with a search warrant, Marshal Smiddy and custom officials yesterday morning at eight-thirty, called at the offices of the Henry Waterhouse Company. The marshal had with him keys which fitted the Geler safe deposit box. He opened the receptacle and from within, in the presence of witnesses, extracted six bottles of morphine.

The Geleras were placed under arrest under the provisions of the Harrison anti-drug law and were released yesterday afternoon under \$500 bond furnished by each defendant. They will be given a preliminary hearing before Commissioner Curry some time in the near future.

Throw Keys Away
Geler and his wife were taken in charge in the restricted district by Marshal Smiddy, who was accompanied by District Attorney Vaughan and Gilbert McNeill, a customs inspector. As the twins were being led away a soldier coming up from behind called to Geler that he had dropped his keys. In the mud of the little alley, through which the officials and arrested couple were making their way, was found a bunch of keys. Marshal Smiddy pocketed them. Yesterday morning when he visited the Henry Waterhouse Trust Company he found that the keys fitted the box rented by the Geleras. Smiddy believes that Geler deliberately tried to lose the tell-tale keys.

Secured 'Straight Tip'
The officers had, indeed, secured a "straight tip," and acting on it they landed the contraband drug and its alleged owners. The Geler woman is also charged with a statutory offense, while the Geler man is accused of being a procurer. In connection with the presence of the morphine in the safe deposit box, the Henry Waterhouse Trust Company, cannot, of course, be held to blame. In these institutions only those renting boxes know what has been placed in them.

PHOTO OF GENERAL ARMSTRONG NEEDED

Memorial Committee Seeks Best
Picture of Hampton's
Institute Founder

Who has the best photograph of the late Gen. Samuel C. Armstrong founder of Hampton Institute and the greatest man Honolulu has yet produced? The committee on the General Armstrong memorial fund wants to borrow the best photograph procurable.

This committee, having procured and delivered a bus relief portrait of General Armstrong and placed it in Punahoa Hall, Punahoa, with appropriate ceremony, have a surplus of the fund on hand, amounting to something more than one hundred dollars. The trustees of the committee, Judge Dole, Ed. Towse and Prof. A. F. Griffiths, held a meeting on Tuesday to consider what best use of the surplus could be made.

It was finally proposed, and the proposal accepted, that an enlargement of a good photograph of the general should be secured to be hung suitably framed, in the Library of Hawaii, provided the consent of the library trustees could be secured.

The committee, therefore, desires that friends of General Armstrong who may have portraits of him loan these to them in order that a selection may be made of one best suitable for enlarging.

GREAT BRITAIN MUST HAVE MORE FIGHTERS

(Associated Press by Federal Wireless.)

LONDON, May 5.—In an address before the house of commons yesterday David Lloyd-George, minister of state for munitions, declared that he had rather be driven from my party and from political life, than have the responsibility of refusing the demands of the army and navy for men and still more men, which might mean the vital difference between victory or defeat.

The former chancellor of the exchequer told his hearers that Great Britain has only skimmed the surface of her resources, financial and otherwise.

"Leading financiers," asserted the minister, "affirm that England can easily outstay Germany, however long the war may last. But until Russia is able to arm and equip her millions of men, we in Great Britain and France must make use of every available man in order to keep Germany busy."

Mr. Lloyd-George was speaking in behalf of the administration's military service bill, which passed second reading amid cheers from all parties. A motion to reject was defeated by a vote of 328 to thirty-six.

ELECTRIC CURRENT RATES APPROVED BY COMMISSION

Public Utilities Body Replies To
Protest Against Price It
Has Set

INVESTIGATION MAY BRING ABOUT CHANGE

Hilo Traction Company Objects
To Figures It Must Pay For
'Juice'

The public utilities commissioners at their meeting yesterday approved a letter to the Hilo Traction Company on the rate assessed to them for power to be supplied by the Hilo Electric Company. The establishment of a rate had been left to the utilities commission by agreement of the two corporations.

Exception was taken to the rate of 0.125 a kilowatt hour for a minimum of sixty thousand kilowatts a month if the current is to be measured on the alternating current side of the converter. The traction company objects to this manner of measuring the current. The difference between the two sides of the converter it appears, is considerable for to get 60,000 kilowatts delivered through the machine about 72,000 kilowatts must be manufactured. The loss of the 12,000 kilowatts would not have been a fair one to put on the electric company, think the commissioners who went very carefully into the cost of manufacture before making the rate. **Letter Confirms Rate**

To deliver to the house meters in Hilo it costs an average of over three cents and a half so the rate made to the traction company is considered to be very fair. The letter confirming the action on the rate was as follows:

"Referring to our conversation over the phone of May 3, in which you stated that you were out of the question to accept the current delivered by the Hilo Electric Light Company, Ltd., to the Hilo Traction Company, Ltd., at the rate of 1.25 cents a k. w. based on a minimum of 60,000 k. w. consumption per month, motored on the a. c. side of the converter, I would state that the books of the Electric Light Company show that it cost 3.57 cents per k. w. on the house meters. The commission has arrived at a reasonable average after reviewing the report of the Electric Light Company's affairs.

Opinions Liable To Change
"If the Hilo Electric Light Company, were to assume an approximate loss of 20 per cent in the converter and deliver 60,000 k. w. hours on the d. c. side of the converter they would be delivering 72,000 k. w. hours actually on the a. c. side and receiving compensation at the rate of 1.25 cents on the 60,000 k. w. hours only. This would result in a rate per k. w. hour on the a. c. side of one cent per k. w. hour. We are aware that the Hilo Electric Light Company, Ltd., is one of the utility corporations that the commission is about to investigate, and this investigation may change the above opinion. But you must also realize that the purpose of the meeting in which the rate to be charged was fixed was that the traction company might begin at the earliest possible moment, the securing of Congressional action on their franchise. As the figures on the company's book show the cost of production which the Commission has not accepted in its entirety, they fixed the rate at 1.25 cents after eliminating certain items from their book accounts.

It is pointed out that the traction company and the Electric Light Company left the rate entirely in the hands of the Public Utilities Commission, we feel satisfied that the rate fixed is equitable and there should be no appeal."

At the close of the meeting, Mr. Loomis addressed the boys on the nature of the work he intended to do on Kauai, and told them how they could help. It is expected that many clubs and classes will be started on Kauai by Mr. Loomis with the assistance of the boys who attended the banquet.

Following the banquet and Cooke Hall program, all the boys went into the gymnasium and games hall and later into the swimming pool. Glenn Jackson treated the boys to some volleyball, indoor baseball and other games; and all the boys left at a late hour voting the first "get together" supper of other island boys a big success.

NEW PLANT SHOWS ICE CREAM IN THE MAKING

With the completion of a two-story concrete addition to their plant on Phokidan street and the installation of latest types of machinery, the Honolulu Dairyman's Association has increased its capacity for the manufacture of "Velvet" ice cream to 1,000 gallons a day, the new factory presenting numerous interesting innovations.

One of these is a machine of recent invention operated by electricity and covered with glass, into which one may peer and see ice cream in the making. The entire process of freezing is in full view and under complete control of the operator.

At one end of this machine the cream pours in a steady stream, is agitated or beaten by revolving discs, resulting in a smooth, velvety cream with a perfect swirl. The finished product presently arrives at the other end of the freezer and is ready to be placed in containers for delivery.

In other departments Manager S. W. Smith has installed new machinery for pasteurizing, sterilizing, preparing of fruits and laboratory work. A hand some parlor for retail purposes is included in the improvements and will be opened to the public tomorrow evening.

In connection with this expansion it is interesting to note that the business of the Dairyman's Association, in all of its various branches, is steadily increasing, sales during last year amounting to \$265,000, as compared with \$10,000 for the first twelve months' period twelve years ago. Five ice cream milk delivery cars and twelve milk wagons are now in service.

LIGHT OF REVOLT IN ERIN FLICKERS

(Associated Press by Federal Wireless.)

LONDON, May 5.—Dublin is almost quiet and the counties also are normal. The work of searching for Sinn Fein rebels is almost over, and the notices giving warning that anyone found harboring rebels will receive summary punishment are having the desired effect. The searching troops yesterday found a large bundle of postage stamps printed in the chosen colors of the proposed Irish Republic—green, white and orange.

It was officially announced that James Connolly, the self-styled, "commandant-general" of the rebels, is not dead but is in prison in London. He will be tried with the other rebel leaders in the rebellion. Official reports say that The O'Reilly, one of the leaders of the revolt, was shot while attempting to escape from the troops after the failure of the uprising became assured.

Another arrest made yesterday has attracted the attention of Americans. James Sullivan, former United States minister to Santo Domingo, was caught in Dublin, and charged with complicity in the rebellion. Sullivan left New York last July, saying that he was going to visit his mother in Liverpool.

Reports from Washington say that Mrs. Sullivan, who is in New York, has asked the state department to intervene in the case of her husband. Sullivan's friends in New York assert that he cannot be guilty of the charges against him.

KAUAI BOYS GREET SECRETARY LOOMIS

Garden Island Lads Attending
School Here Enjoy Banquet

Perhaps the most important gathering of boys that was ever held in Honolulu took place last evening in Cooke Hall at the Y. M. C. A.

The occasion was the calling together by Charles F. Loomis of all the Kauai boys who are attending Honolulu schools. Mr. Loomis leaves in a day or two for the Garden Isle, where he will be permanent executive secretary of Y. M. C. A. community work; and it was his idea in gathering these boys and young men together to get acquainted with them and through them, with their parents, relatives, and friends.

A big surprise greeted Mr. Loomis when he visited Kamehameha School Honolulu School for Boys, the Korean School for Boys, Iolani, Milia, McKinley High, and Punahoa. Where he had expected about two dozen, he found more than seventy Kauai boys enrolled in these several schools.

The boys sat down to their banquet at six o'clock, and soon made the well-known ring with their many school yells and songs; and a few new ones were added for the occasion.

V. D. Doty played several selections on his mandolin. W. H. Hutton gave one of his inimitable monologues, and several toasts were responded to.

At the close of the meeting, Mr. Loomis addressed the boys on the nature of the work he intended to do on Kauai, and told them how they could help. It is expected that many clubs and classes will be started on Kauai by Mr. Loomis with the assistance of the boys who attended the banquet.

Following the banquet and Cooke Hall program, all the boys went into the gymnasium and games hall and later into the swimming pool. Glenn Jackson treated the boys to some volleyball, indoor baseball and other games; and all the boys left at a late hour voting the first "get together" supper of other island boys a big success.

A. KALEI AONA ACTING AS PROBATION OFFICER

News Given In Advertiser Brings
Thirteen Applicants For Job

A. Kalei Aona, clerk of the second division of the first circuit court and registrar of the land court, is acting as boys' probation officer until Judge Whitney appoints some one to fill the vacancy in that office, caused by the resignation of John C. Anderson, which was presented at the request of Judge Whitney and by him accepted last Monday.

"I'm not feeling well and my other duties keep me pretty busy, but I will help Judge Whitney out by acting as probation officer for boys until he finds some one to take the place of the man who used to occupy the position," Aona said yesterday.

Thirteen applications were filed with Judge Whitney yesterday, following the publication in The Advertiser of the disconnection of Anderson from his former job, by men who would sacrifice themselves for the good of the community and draw the monthly stipend fixed by the legislature in this case. Judge Whitney says he is in no hurry to fill the existing gap.

HIESHIMA CHARGES GARDEN AND OTHERS WITH CONSPIRACY

Claims They Have Prevented Him
From Securing Honest
Work Here

WANTS THEM TO PAY HIM \$20,330 DAMAGES

Case Harkens Back To Celebrated
Scully-Chilton Trial
Before Ashford

George S. Hieshima, born in Koolau, Kauai, on July 7, 1893, and the son of Japanese parents, wants William Thomas Carden, second deputy city attorney; William P. Fennell, license inspector; and Frederick D. Lowrey, Richard A. Cooke, Carlos A. Long, J. Oliver Carter and Love M. Vetselen, members of the license commission, to pay him \$20,330 as damages.

To compel the official, employee and commission mentioned to produce and turn over this neat amount of money, Hieshima yesterday, through C. Harley McBride and L. L. Burr, his attorneys, filed in the local circuit court an "action on the case."

Hieshima charges that the defendants have conspired together to prevent him from obtaining employment in Honolulu. He cites alleged instances where he was employed and, through the conspiracy and connivance of Carden, Fennell and the license commissioners, lost his employment and only means of earning a livelihood.

Interesting Bill of Particulars
The damages Hieshima wants from the defendants he computes as follows, to make up the total of \$20,330: Act-

ing damages, through loss of work, \$330; injury to name, credit and reputation, \$500; for procuring his discharge, dismissal and ouster from the position named, and for preventing, hindering and deterring him from procuring employment at different places, \$10,000, and for exemplary damages, \$5,000. All this makes the total of what Hieshima wants—\$20,330.

The case harks back to the celebrated conspiracy charge against John T. Scully, Willmont R. Chilton and John H. Fischer, in which a jury in Judge Ashford's court acquitted Scully and Chilton, the charge against Fischer having dropped prior to the trial of the case. Hieshima, who had been a bartender at Scully's then notorious Waikiki Inn, was a witness for the prosecution.

Was Committed For Perjury
While testifying in the witness stand, Hieshima's story was so inconsistent, it is claimed, with statements he had previously made to the prosecution, that he was then and there committed by Judge Ashford to the territorial grand jury for perjury. He was later indicted by the grand jury, but his case, like that of many others charged with criminal offenses of one kind and another, is hanging up in midair somewhere within the precincts of the judiciary building. This, in itself, cannot be said to go against the defendant. The fact is, that, while under indictment, Hieshima has never been tried and whether he is innocent or guilty of the crime is neither here nor there for the purposes of this story. But to return to the story.

Hieshima claims that he has been employed as bartender, bar boy, waiter and assistant in bars, saloons, hotels and "other places where intoxicating liquor has been sold," and has become skilled, competent and experienced in such work. He claims that his salary has, ordinarily been sixty dollars a month. Tips and other gratuities have brought him on an average forty dollars a month.

Mother and Babies' Only Support
His father died on December 5, 1907, leaving a widow and eight minor children, all of whom have been dependent on Hieshima for support.

Hieshima states that the conspiracy against him was made and is being carried out particularly by Carden and Fennell. These two, with the members of the license commission have, he claims, by their acts prevented and hindered him from securing work in Honolulu, he being unable, because of the \$10,000 bond and the fact that his case has not been tried, to leave the city and secure work elsewhere.

Hounded From Pillar to Post
He claims that because of intimidation and threats the Waikiki Inn, Limited, will not employ him and that he was discharged from there on account of those threats and intimidation exercised and exerted by the defendants. A similar tale tells Hieshima in regard to his employment at the Oahu Country Club, where he was radio-master and waiter at thirty dollars a month, likewise in regard to the "Two Jacks" Saloon, Hieshima claims that Manager Andrade, the proprietor and manager offered to employ him, but here, again, the alleged conspirators are said to have done their fell work and Hieshima was out of another job.

The complaint in the case fills twenty-four typewritten pages.

RETAIL TRADES BOARD IS SPECIALLY CALLED

There will be a special meeting of the board of retail trades at the chamber of commerce rooms this afternoon at two thirty o'clock. Members are requested to attend as special features of the Kamehameha Day celebration are to be discussed at which the consensus of opinion of as many of the members as possible is desired. This is not the regular meeting but a specially called one.

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Honolulu Stock Exchange

Thursday, May 4, 1946.

Name of Stock	Last Sale	Bid	Asked
Mercantile.			
Alexander & Baldwin	275		
C. Brewer & Co.	325		
Sugar.			
Ewa Plantation Co.	34	33 1/2	34
Haiku Sugar Co.	252 1/2		245
Haw N. Agr. Co.	200		250
Haw N. Com'l Sugar	52 1/2		53
Haw N. Sugar Co.	49 1/2		
Honolulu Sugar Co.	14 1/4		15
Hutchinson Sugar Co.	26		
Kahuku Plant'n Co.	26		26 1/2
Kekaha Sugar Co.	17 1/2		
Koloa Sugar Co.	18 1/2		14
McBryde Sugar Co.	14 1/4	13 1/4	14
Oahu Sugar Co.	37	37	37 1/2
Olan Sugar Co.	18 1/2	18 1/4	18 1/2
Onomau Sugar Co.	28		60
Panahan Sugar Co.	17 1/2		
Pae Sugar Mill	11 1/2		
Pine Plant'n Co.	240		
Pepee Sugar Co.	150		
Pioneer Mill Co.	51 1/2	51 1/4	51 1/2
San Carlos Mill Co.	12	12	12 1/2
Waialua Agr. Co.	37 1/2	36 3/4	37
Waikuku Sugar Co.	160		

Miscellaneous.			
Haiku F. & P. Co. pfd	19 1/2		20
Haw N. Electric Co.	167 1/2		
Haw. Pine Co.	40	39 3/4	40 1/4
Hon. Brew. & Malt.	19 1/2		19 1/2
Hon. Gas Co.	120	120	
H. R. T. & L. Co.	160 1/2		
I. I. S. Nav. Co.	100		200
Mutual Tel. Co.	20		
O. R. & L. Co.	155	156	
Pahang Rubber Co.	25	24	24 1/2
Tanjong Okk Rub.	40	42	43
Selma Findings Plan			
Ltd. pfd.	13		
Selma Findings Plan			
Ltd. pfd. (4 1/2% Pd)	6 1/2		

Bonds.			
Hamakua Ditch Co. 6s	103		
Haw. Irr. Co. 6s	95		90
Haw. Terr. Imp. 4s	101		
Honokaa Sugar 6s	96		
Hon. Gas Co. 5s	103	104	
H. R. T. & L. Co. 6s	104½		
Kauai Ry. Co. 6s	101		
McBryde Sugar 5s	100		100½
Mutual Tel. 5s	106	106	
O. R. & L. Co. 5s	106	106	
Onahu Sugar Co. 6s	108½		108½
Olaha Sugar Co. 6s	103½	103½	103½
Pac. Guano & F. Co. 6s	105		
Pac. Sug. Mill Co. 6s	100		
San Carlos 6s	100		